

1
2 UNITED STATES DISTRICT COURT
3 WESTERN DISTRICT OF WASHINGTON
4 AT SEATTLE

5
6 TOP NOTCH SOLUTIONS, INC.; and
7 ROBERT RASHIDI,

8 Plaintiffs,

9 v.

10 CROUSE AND ASSOCIATES INSURANCE
11 BROKERS, INC.; McGRIFF, SEIBELS &
12 WILLIAMS, INC.; and LAW OFFICES OF
13 PUCIN & FREIDLAND, P.C.,

14 Defendants.

15 C17-827 TSZ

16 MINUTE ORDER

17 The following Minute Order is made by direction of the Court, the Honorable
18 Thomas S. Zilly, United States District Judge:

19 (1) The parties' agreed motion, docket no. 138, is GRANTED, and the
20 John/Jane Doe defendants are hereby DISMISSED without prejudice.¹ The caption of
21 this matter is REVISED accordingly, as shown above.

22 (2) The Clerk is directed to send a copy of this Minute Order to all counsel of
23 record.

24 Dated this 8th day of April, 2019.

25 _____
26 William M. McCool
27 Clerk

28 _____
29 s/Karen Dews
30 Deputy Clerk

31 1 By Minute Order entered January 17, 2019, docket no. 127, the Court directed plaintiffs to show cause
32 why defendants John/Jane Does 2-50 should not be dismissed without prejudice for failure to identify
33 such entities and prosecute. By Minute Order entered February 14, 2019, docket no. 133, the Court
34 granted plaintiffs' request for additional time to conduct discovery in an effort to identify the John/Jane
35 Does at issue, and set a deadline of March 8, 2019, for plaintiffs to file a motion for leave to amend.
36 No motion for leave to amend was timely filed.